## REMARKS

Initially, Applicant notes that the remarks and amendments made by this paper are consistent with the proposals presented to the Examiner during the telephone call of October 29, 2007.

The Final Office Action, mailed October 5, 2007, considered and rejected claims 1-35 under 35 U.S.C. § 112, first paragraph, as failing to comply with the written description requirement. By this paper, claim 1 has been amended and claim 65 has been added or canceled such that claims 1-36 and 65 remain pending, of which claim 1 is the only impendent claim at issue.

The Office Action rejected independent claim 1 for containing the limitation of "in a graphics markup language that is in a format which enable the function call to be placed directly without being translated into a different format wherein the function call is received". By this paper, the language "without being translated into a different format wherein the function call is received" has been removed, and thereby obviating the rejection. The remaining language is clearly supported by the Specification on page 18, lines 3-7 wherein the Specification recites that the "function/method calls" are "placed directly to a visual application programming interface layer". The amendments to claim 1 are also supported on pages 18 and 19 of the Specification, and Figure 2, wherein it is clarified that the visual API layer receives the code and that and caching data structure are included within the API layer as part of the high-level composition and animation engine.

The amendments made by this paper help to clarify the scope of the claims and the process in which code can be passed directly to the visual API layer and to further clarify structural elements that enable the recited embodiment. Another new dependent claim (claim 65) has also been added to clarify how, according to one embodiment, the method further includes the high-level composition and animation engine passing instructions to a low-level compositing and animation engine and which is thereafter sent to a graphics subsystem. Support for this amendment is found in pages 19 and 20, as well as Figure 2.

In view of the foregoing, Applicant respectfully submits that all of the rejections to the claims are now moot. Application No. 10/693,673 Amendment "10/693,673" dated October 30, 2007 Reply to Final Office Action mailed 10/5/2007

In the event that the Examiner finds remaining impediment to a prompt allowance of this application that may be clarified through a telephone interview, the Examiner is requested to contact the undersigned attorney at 801-533-9800.

Dated this 30th day of October, 2007.

Respectfully submitted,

RICK D. NYDEGGER Registration No. 28,651

JENS C. JENKINS Registration No. 44,803 JOHN C. BACOCH Registration No. 59,890 Attorneys for Applicant Customer No. 47973

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